1 2 3 4	Peter Anderson, Esq. (Cal. Bar No. 8889) peteranderson@dwt.com DAVIS WRIGHT TREMAINE LLP 865 South Figueroa Street, 24th Floor Los Angeles, California 90017-2566 Telephone: (213) 633-6800 Fax: (213) 633-6899	1)
56	Attorneys for Defendants PHILIP VON BOCH SCULLY, MICHAEL LAVELL MCGREGOR, and SONY MUSIC ENTERTAINMENT	
7	SONY MUSIC ENTERTAINMENT	
8	UNITED STATES DISTRICT COURT	
9	CENTRAL DISTRICT OF CALIFORNIA	
0	WESTERN DIVISION	
1	FORMAL ENTERTAINMENT LLC, a Delaware Corporation,	Case No. 2:23-cv-7888 CMB (SKx
12	Plaintiff,	STIPULATION TO ORDER RE
3	vs.	PLAINTIFF'S FILING OF FIRST AMENDED COMPLAINT
14 15 16 17 18	ZAIN JAVADD MALIK p/k/a ZAYN, an individual; DAVID DEBRANDON BROWN p/k/a LUCKY DAYE, an individual; DUSTIN ADRIAN BOWIE p/k/a DAB, an individual; MICHAEL LAVELL MCGREGOR, an individual; COLE ALAN CITRENBAUM, an individual; PHILIP VON BOCH SCULLY, an individual; SONY MUSIC ENTERTAINMENT, a Delaware General Partnership; and DOES 1 through 100,	[Proposed] Order Submitted Herewith)))
20 21	Defendants.	
22	Belendants.	
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STIPULATION

This Stipulation is entered into by and between plaintiff Formal Entertainment LLC ("Plaintiff"), on the one hand, and defendants Philip Von Boch Scully, Michael Lavell McGregor, and Sony Music Entertainment ("Defendants"), on the other hand (collectively, for convenience, "the Parties"), by and through their respective counsel of record, with respect to the following:

- 1. This is an action for alleged copyright infringement.
- 2. Pursuant to this Court's Local Rule 8-3 and the Parties' Stipulations filed with the Court (Docs. 11 and 12), the time for Defendants to respond to the Complaint has been extended to November 23, 2023, and, because that and the next day are holidays, November 27, 2023.
- 3. Counsel for the Parties have conferred pursuant to Local Rule 7-3 regarding Defendants' contemplated motion to dismiss pursuant to Federal Rule of Civil Procedure 12(b)(6). After conferring, Plaintiff has agreed to file an amended complaint, and, given the upcoming holidays and the commitments of counsel in other matters, counsel for the Parties respectfully request that Plaintiff have until December 11, 2023, to file a first amended complaint and that Sony Music Publishing have twenty-one days to respond to it.

NOW, THEREFORE, the Parties respectfully request that the Court enter the accompanying proposed Order that Plaintiff shall file a first amended complaint on or before December 11, 2023, that Defendants shall have twenty-one days to respond to

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1	that first amended complaint, and that in the meantime no response need be filed to	
2	Plaintiff's initial Complaint.	
3	SO STIPULATED	
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5	Dated: November 21, 2023 /s/ Jordan M. Zim	
6	Eduardo Martorell, Esq. Jordan M. Zim, Esq. MARTORELL LAW APC	
7	MARTORELL LAW APC Attorneys for Plaintiff	
8	Attorneys for Plaintiff FORMAL ENTERTAINMENT LLC	
9		
10		
11	Dated: November 21, 2023 /s/ Peter Anderson Pater Anderson Face	
12	Peter Anderson, Esq. DAVIS WRIGHT TREMAINE LLP Attorneys for Defendants	
13	PHILIP VON BOCH SCULLY, MICHAEL LAVELL MCGREGOR, and	
14	SONY MUSIC ENTERTAINMENT	
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17	Attestation Regarding Signatures The undersigned attests that all signatories listed, and on whose behalf this filing is submitted, concur in this filing's content and have authorized its filing.	
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23	Dated: November 21, 2023 /s/ Peter Anderson	
24	Peter Anderson, Esq.	
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